43.

Where widow testified (and was partially corroborated) that she had been deserted by husband and that he had been contributing to her support, held legally sufficient to find entire dependency. Harvey v. Roche, 148 Md. 368.

This section referred to in construing sec. 39—see notes thereto. Dickson, etc.,

Co. v. Beasley, 146 Md. 572.

45.

See notes to sec. 62.

46.

Intoxication not a defence to claim unless sole cause of injury. Southern Can Co. v. Sachs, 149 Md. 562.

Decision of commission as to wilful misconduct prima facie correct; when wilful misconduct question of fact, not of law. Burden of proof. Harris v. Dobson & Co., 150 Md. 78.

See notes to sec. 62.

An. Code, 1924, sec. 48. 1914, ch. 800, sec. 47. 1927, ch. 536.

Every minor employee engaged in extra hazardous employment or work covered by this article shall be deemed sui juris for the purposes of this Article; and no other person shall have any cause of action or right to compensation for any injury to such minor employee unless otherwise herein provided. All compensation and death benefits provided by this Article, however, shall be doubled in the case of any minor employed illegally under the laws of this State, with the knowledge of the employer, and no insurance policy shall be available to protect the employer of such minor from the payment of the extra or additional compensation or benfits to be awarded by reason of such illegal employment, but the employer alone shall be liable for the said increased amount of compensation or death benefits; provided, however, that the certificate of the Commissioner of Labor and Statistics shall be conclusive evidence of the legality of any employment for the purposes of this Article.

Workmen's Compensation Law does not apply to minors employed in violation of Child Labor Law. See art. 100, secs. 4, 10. Suit at law; demurrer; prayers. Tilghman v. Conway, 150 Md. 530 (decided prior to act 1927, ch. 536). As to wages of minors, see art. 72A, sec. 2.

50.

This section referred to in construing sec. 36—see notes thereto. Harvey v. Roche, 148 Md. 367.

This section referred to in construing sec. 58—see notes thereto. Clough & Molloy v. Shilling, 149 Md. 199.

53.

This section referred to in construing the word "salary" in sec. 65—see notes thereto. Koester Bakery v. Ihrie, 147 Md. 223 (arose prior to act 1924, ch. 217 see sec. 65).

Safety Rules.

An. Code, 1924, sec. 55. 1914, ch. 800, sec. 54. 1929, ch. 426, sec. 55.

The State Industrial Accident Commission is hereby authorized and directed to formulate reasonable rules and regulations looking to the